UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§ §	Chapter 11
FIELDWOOD ENERGY LLC, et al.,	§ 8	Case No. 20-33948 (MI)
Debtors. ¹	§ 8	(Jointly Administered)
Zestors.	8 §	(Johnsy Aummstereu)

LLOG EXPLORATION OFFSHORE, L.L.C.'S WITNESS AND EXHIBIT LIST FOR HEARING SCHEDULED FOR 9:00 A.M. ON JANUARY 25, 2021

LLOG Exploration Offshore, L.L.C. ("LLOG") hereby submits the following Witness and Exhibit List for hearing on (1) LLOG's Motion for Relief from Stay (Docket No. 683); and (2) LLOG's Motion for Adequate Protection (Docket No. 684), scheduled for 9:00 A.M. (Prevailing Central Time) on January 25, 2021 (the "Hearing"), in the above-captioned jointly administered bankruptcy cases (the "Bankruptcy Case") before the Honorable Marvin Isgur, United States Bankruptcy Judge:

WITNESSES

LLOG may call one or more of the following witnesses:

- Any witness necessary to authenticate a document, either through witness testimony or custodial affidavit;
- 2. Any witness called or listed by Debtors; and
- 3. Any rebuttal or impeachment witnesses.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

EXHIBITS

Ex. No.	Description	Offered	Objection	Admitted/ Not Admitted	Disposition
L1	Offshore Operating Agreement, dated December 12, 2002, covering Lease Nos. OCS-G 24154/GC 157 & OCS-G 12210/GC 201				
L2	Ratification and First Amendment to Operating Agreement				
L3	LLOG Exploration Offshore, L.L.C. Limited Encumbrance Certificate dated January 12, 2021				
L4	1328132 MOB 2201-579 COB 2161- 634				
L5	1331138 MOB 2212-640 COB 2166- 668				
L6	1331665 MOB 2215-126 COB 2167- 593				
L7	1339006 MOB 2243-1 COB 2180-166				
L8	UCC 26310704				
L9	UCC 26310705				
L10	1340226 MOB 2247-715 COB 2182- 505				
L11	UCC 1434772				
L12	1450879 MOB 2645-470				
L13	1473360 MOB 2716-268 COB 2412- 270				
L14	UCC 1473361				
L15	UCC 1473362				
L16	UCC 1473363				
L17	UCC 1473364				
L18	UCC 1552263				
L19	LLOG Proof of Claim (Case No. 20-33948)				
L20	LLOG Proof of Claim (Case No. 20-33950)				
L21	Prime Clerk Schedule #4884833				
L22	BOEM/BSEE Decommissioning Cost Estimates (Lease No. OCS-G 24154)				

1.22	DOEM/DCEE Decommissioning		
L23	BOEM/BSEE Decommissioning Cost Estimates (Lease No. OCS-G		
	12210)		
L24	LLOG May 18, 2020 Notice of Default		
L25	Fieldwood June 18, 2020 Response to		
	Notice of Default		
L26	Statement of Outstanding P&A JIBs		
L27	JIB Invoice February 2020		
L28	JIB Invoice March 2020		
L29	JIB Invoice April 2020		
L30	JIB Invoice May 2020		
L31	JIB Invoice June 2020		
L32	JIB Invoice July 2020		
L33	JIB Invoice August 2020		
L34	JIB Invoice September 2020		
L35	JIB Invoice October 2020		
L36	Daily Production Reports (GC 201)		
L37	Assignment, Bill of Sale and		
	Conveyance between Davis Offshore		
	Partners LLC, Davis Offshore, L.P.,		
	and Fieldwood Energy Offshore, LLC,		
7.00	effective June 1, 2014		
L38	Memorandum of Operating and		
	Financing Statement (Louisiana)		
	between LLOG Exploration Offshore, Inc. and Davis Offshore, L.P. made		
	effective as of December 12, 2002		
L39	Correction to Memorandum of		
	Operating and Financing Statement		
	(Louisiana) between LLOG		
	Exploration Offshore, Inc. and Davis		
	Offshore, L.P.		
L40	Debtors' Chapter 11 Plan of		
	Reorganization filed at Docket No. 722		
L41	Debtors' Disclosure Statement filed at		
	Docket No. 723		
L42	Any exhibits listed, designated, or		
	offered by any other Party	 	
L43	Any exhibits necessary for rebuttal		
L44	Any affidavit, declaration, and/or other	 	
	document necessary to authenticate an		
	exhibit		

L45	Any pleadings, exhibits thereto, or		
	documents filed into the record of this		
	proceeding, whether by the parties		
	hereto or any other person or entity		

LLOG reserves any and all rights to amend and/or supplement the Witness and Exhibit List prior to the Hearing, to call or introduce one or more, or none, of the witnesses and exhibits listed above, to call any witnesses designated by any other party, and to use any other exhibit designated by any other party to the Hearing. LLOG further reserves the right to rely upon, or ask this Court to take judicial notice of, any pleadings, transcripts, and/or other documents filed in connection with this Bankruptcy Case.

Dated: January 21, 2021.

Respectfully Submitted,

LOOPER GOODWINE P.C.

/s/ Paul J. Goodwine

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Attorneys for LLOG Exploration Offshore, L.L.C.

CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of January 21, 2021, a true and correct copy of the foregoing document was served via this Court's CM/ECF system on all parties having consented to such electronic service in this case.

/s/ Paul J. Goodwine
Paul J. Goodwine